

## REMARKS

It is believed that the following remarks attend to all rejections presented in the pending March 8, 2004 office action.

### Claim Rejections under 35 USC § 102(e)

Claims 1, 2, 3, 4, 6 stand rejected under 35 USC §103(e) as being unpatentable over U.S. Patent No. 6,516,284 ("Flentov"). Respectfully we disagree, since Flentov does not teach each and every limitation of these claims.

Flentov is owned entirely by the assignee of this present application. The first named inventor is also an inventor of Flentov.

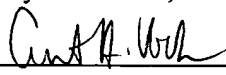
The Examiner argues that Flentov discloses a digital camera as unit 16. We cannot disagree more. Unit 16 is a "display" that is used to display data such as airtime. It is not a digital camera that captures video or image data, as in claim 1. Moreover, Flentov does not teach processing frames of data (the word "frame" or "frames" is completely absent from Flentov). Accordingly, Flentov cannot teach the elements of claim 1. Claims 2, 3, 4, 6 depend from claim 1 and benefit from like arguments.

The indication of allowable subject matter in claims 5, 7, 8-11, 12 is appreciated.

For the reasons stated above, Applicants argue that claims 1-12 are allowable over the art of record. Applicants request an opportunity to interview this case in the event any claims are further rejected so that these issues may be better framed prior to another appeal.

It is believed no fees are due. If any additional fee is due, please charge Deposit Account No. 12-0600.

Respectfully submitted,

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